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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/974,576	10/09/2001	Aris Papasakellariou	T1-32075	8287	
23494 7	7590 02/17/2004		EXAMINER		
TEXAS INSTRUMENTS INCORPORATED			GHEBRETINSAE, TEMESGHEN		
P O BOX 655474, M/S 3999 DALLAS, TX 75265			ART UNIT	PAPER NUMBER	
			2631		
			DATE MAILED: 02/17/2004 5		

Please find below and/or attached an Office communication concerning this application or proceeding.

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			lication No.	Applicant(s)	ipplicant(s)			
		09/9	09/974,576 PAPASAKELLARIOU E		IOU ET AL.			
Office	Action Summary	Exa	miner	Art Unit				
			esghen Ghebretinsae	2631				
The MAII Period for Reply	LING DATE of this commun	nication appears o	on the cover sheet with the	correspondence ad	dress			
THE MAILING [- Extensions of time rafter SIX (6) MONT - If the period for repl - If NO period for repl - Failure to reply with Any reply received by	DATE OF THIS COMMUN may be available under the provisions HS from the mailing date of this comm y specified above is less than thirty (3 y is specified above, the maximum son the set or extended period for reply	ICATION. s of 37 CFR 1.136(a). In munication. 30) days, a reply within that total properties of the state of	ET TO EXPIRE 3 MONTH no event, however, may a reply be to the statutory minimum of thirty (30) day and will expire SIX (6) MONTHS from the application to become ABANDONE this communication, even if timely file	mely filed ys will be considered timel n the mailing date of this co ED (35 U.S.C. § 133).	y. ommunication.			
Status								
1) Responsi	ve to communication(s) file	ed on .						
· = ·								
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Clai	ms							
4a) Of the 5)	 ✓ Claim(s) 1-9 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. ✓ Claim(s) 1 and 3-9 is/are allowed. ✓ Claim(s) 2 is/are rejected. ✓ Claim(s) is/are objected to. ✓ Claim(s) are subject to restriction and/or election requirement. 							
Application Papers	5							
9)☐ The specif	ication is objected to by th	ie Examiner.						
10)∐ The drawi	I0) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
• •	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	•	-	required if the drawing(s) is ob er. Note the attached Office	-				
Priority under 35 L	J.S.C. § 119							
a) All b) [1. Cer 2. Cer 3. Cop app	Some * c) None of: tified copies of the priority tified copies of the priority bies of the certified copies dication from the Internation	documents have documents have of the priority do onal Bureau (PC	e been received in Applicat cuments have been receiv	ion No ed in this National	Stage			
Attachment(s)			_					
1) Notice of Reference	ces Cited (PTO-892) rson's Patent Drawing Review (F	OTO 048)	4) Interview Summary Paper No(s)/Mail D					
	sure Statement(s) (PTO-1449 or		5) Notice of Informal I)-152)			

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DETAILED ACTION

It would be of great assistance to the Office if all incoming papers pertaining to a filed application carried the following items:

- 1. Application number (checked for accuracy, including series code and serial no.).
- 2. Group art unit number (copied from most recent Office communication).
- 3. Filing date.
- 4. Name of the examiner who prepared the most recent Office action.
- 5. Title of invention.
- 6. Confirmation number (See MPEP § 503).

Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the "multiplier coupled to the decision circuit and channel estimation unit" of claim 7 must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Objections

Claim1 and 7 are objected to because of the following informalities: in claim 1, "the received spread spectrum signal" should be ---a received spread spectrum signal--- In claim 7, the word "subtacting" should be ---subtracting---. Appropriate correction is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

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The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 2 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 2 is not clear. If step (h) is performed before step (g) then in step (h) "the subtraction result" can not be added to the interference free estimate of the despread signal path. (What is added in step (h)?).

Allowable Subject Matter

The following is a statement of reasons for the indication of allowable subject matter: the prior art of record fail to anticipate or render obvious the claimed interference cancellation circuit for use in a spread spectrum code division multiple access (CDMA) receiver, the interference cancellation circuit comprising: a multiplier coupled to the decision circuit and channel estimation unit, for providing an interference-free estimate for each despread signal path of each CDMA code; a second despreader circuit coupled to the regeneration circuit, for despreading the regenerated signal estimate at every time instant corresponding to all identified signal paths for every CDMA code; a subtractor coupled to the first and second despreader circuits for subtracting the despread regenerated signal estimate from the despread signal for each of the signal paths and for each of the CDMA codes; an adder coupled to the subtractor and multiplier for adding the estimate of the interference-free despread signal path to the output of the subtractor for the same despread signal path and for each CDMA code; and a second decision circuit coupled to the adder for performing a decision for the

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information signal carried in the spread spectrum signal for each CDMA code *in* combination with a first despreader circuit for despreading a received spread spectrum signal; a first decision circuit coupled to the despreader for performing a decision for an information symbol carried in the spread spectrum signal for each CDMA code; a channel estimation circuit coupled to the despreader circuit for obtaining an estimate of the channel medium for each path of the received spread spectrum signal; and a regeneration circuit coupled to the decision circuit and channel estimation circuit for providing a regenerated spread spectrum signal estimate by regenerating and summing the received signals for each CDMA code and each signal path in the manner and complexity explicitly claimed in claim 1 and 7.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Temesghen Ghebretinsae whose telephone number is 703-305-4777. The examiner can normally be reached on Monday-Friday from 8 to 5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mohammed Ghayour, can be reached on 703-306-3034. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

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T.G.

2/13/04.

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TEMESGHEN GHEBRETINSAE PRIMABY EXAMINER